

1 Robert F. McCauley (State Bar No. 162056)
2 Tina E. Hulse (State Bar No. 232936)
3 FINNEGAN, HENDERSON, FARABOW,
4 GARRETT & DUNNER, L.L.P.
5 3300 Hillview Avenue
6 Palo Alto, California 94304
7 Telephone: (650) 849-6600
8 Facsimile: (650) 849-6666
9 robert.mccauley@finnegan.com
10 tina.hulse@finnegan.com
11
12 Roger Taylor (*Not Yet Admitted Pro Hac Vice*)
13 F. Leslie Bessenger III (*Not Yet Admitted Pro Hac Vice*)
14 Joseph E. Palys (*Not Yet Admitted Pro Hac Vice*)
15 FINNEGAN, HENDERSON, FARABOW,
16 GARRETT & DUNNER, L.L.P.
17 3500 SunTrust Plaza
18 303 Peachtree Street, NE
19 Atlanta, GA 30308-3263
20 Telephone: (404) 653-6400
21 Facsimile: (404) 653-6444
22 roger.taylor@finnegan.com
23 les.bessenger@finnegan.com
24 joe.palys@finnegan.com
25
26

14 Attorneys for Plaintiff
15 COREL TW CORPORATION
16
17

18 UNITED STATES DISTRICT COURT
19 NORTHERN DISTRICT OF CALIFORNIA
20 OAKLAND DIVISION

21 COREL TW CORPORATION,

22 Plaintiff,

23 v.

24 CYBERLINK CORPORATION and
25 CYBERLINK.COM CORPORATION,

26 Defendants.

27 CASE NO. CV-08-2146 CW
28

**ORDER GRANTING AS MODIFIED
STIPULATION TO CONTINUE CASE
MANAGEMENT CONFERENCE**

1 With the Court's permission, the parties to this action hereby stipulate that the Case
 2 Management Conference ("CMC") in this action, currently scheduled for Tuesday, June 17, 2008, be
 3 continued until Tuesday, July 29, 2008.

4 This matter was ordered related to *Intervideo Digital Technology Corporation v. Dell Inc.* (C
 5 05-03317), and CMCs for both cases are scheduled for June 17, 2008. However, counsel for
 6 plaintiff, Robert F. McCauley, has a family vacation planned from June 16-27, 2008, and asked the
 7 defendants in both actions to stipulate to continue the CMCs in both cases to July 1, 2008. As it
 8 turns out, the only date in July on which counsel for all parties in the related cases are available is
 9 July 29. Given that this case was filed on April 24, 2008, and the related *InterVideo v. Dell* case is
 10 stayed pending an ITC investigation, counsel for all parties respectfully submit that the requested
 11 continuance will not substantially delay the prosecution or disposition of either case on its merits.

12 Accordingly, the parties stipulate and request that the CMC currently scheduled for June 17,
 13 2008, be rescheduled to July 29, 2008. The parties further understand and stipulate that, in the event
 14 this stipulation is granted, then the various pre-CMC dates for meeting and conferring and preparing
 15 a Joint CMC Statement will correspondingly be continued as well.

16 By his signature below, counsel for plaintiff attests that counsel for defendant concurred in
 17 the filing of this document.

18 So stipulated:

19 Dated: June 2, 2008

FINNEGAN, HENDERSON, FARABOW,
 GARRETT & DUNNER, L.L.P.

22 By: _____ /s/
 23 ROBERT F. McCUALEY
 Attorneys for Plaintiff
 COREL TW CORPORATION

25 Dated: June 2, 2008

BINGHAM McCUTCHEN

27 By: _____ /s/
 28 PATRICK T. WESTON
 Attorneys for Defendant
 CYBERLINK.COM

ORDER

PURSUANT TO STIPULATION, IT IS HEREBY ORDERED THAT the Case Management Conference in this action is continued to **August 5, 2008, at 2:00 p.m.**

HONORABLE CLAUDIA WILKEN
UNITED STATES DISTRICT COURT